

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Application of:

**David Sinai**

Application No.: 10/811,864

Filed: Mar 30, 2004

For: Device, System and Method for  
Reduced Power Consumption

Examiner: Brown, Michael J.

Art Unit: 2116

Confirmation No.: 3802

Commissioner for Patents  
PO Box 1450  
Alexandria, VA 22313-1450

**Declaration of Inventor Pursuant to 37 C.F.R. § 1.131**

Sir:

I, David Sinai, hereby declare that:

1. At the time of conceiving and reducing to practice the above identified invention I was a citizen of Israel and was residing in Israel. The above identified invention was conceived and reduced to practice in Israel, a member of the WTO.
2. I am the inventor of the subject matter of the above-captioned application, as originally declared on or around March 16, 2004, in the combined declaration and power of attorney, filed on or around March 30, 2004.
3. At the time of invention, I was employed by Intel Corporation of Santa Clara, California, the assignee.
4. To the best of my recollection and as refreshed by attached **Exhibit I**, the subject invention was conceived on or prior to November 23, 2003. **Exhibit I** is a photocopy of an Inventor Disclosure Form dated 11/23/2003.

6. I additionally declare that I worked diligently with my colleagues in the Intel Legal department from at least prior to November 23, 2003, until the filing date of the above-captioned application on March 30, 2004, to constructively reduce my invention to practice with the filing of the above-captioned application. The above-captioned application was submitted to Intel's relevant technology patent committee (Patent Committee) on or after November 23, 2003. The Patent Committee then reviewed and selected for filing the above-captioned application, and others, from among several hundred disclosures that the Patent Committee typically receives each quarter. My employer, Intel Corporation (original assignee of the application), processes from around 5000 to around 7500 such Invention Disclosure Forms submitted each year, and in committees that meet quarterly, they select for filing from among those submitted about 2500 each year. The selection and prioritization includes selection of appropriate patent counsel to prepare the applications. Regarding the above-captioned case, Dekel Shiloh and Joel Vidal, patent attorneys employed by Eitan, Pearl, Latzer & Cohen Zedek, LLP at the time, were selected to draft the subject patent application by Intel Corporation, which eventually led to the filing on March 30, 2004, after one or more draft iterations, which I reviewed.

I further declare that all statements made herein of my own individual knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the above-identified patent application or any patent issued thereon.

Executed by and on the date(s) as set forth below:

By: DB JO

David Sinai

Date: 12.11.07

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Attorney Docket No. MP1508-151677  
Customer No. 0065589  
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